

15CV3454

CIVIL RIGHTS COMPLAINT
42 U.S.C. § 1983

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

LARRY MCWATER
Full name of plaintiff/prisoner #

Plaintiff,

JURY DEMAND
YES NO

-against-

DESIGNER, SHOE WEAR
STORE OWNER (DSW)

JOHN DOE, POLICE COMM. WILLIAM BRATTON

Enter full names of defendants TRAFFIC OFFICER CHOW, 28TH PT,

[Make sure those listed above are AFRO-AMERICAN (DSW) SECURITY GUARDS;

NYS DIVISION OF PAROLE COMM. JOHN DOE,

A.M.K.C. WARDEN TONY DURANTE; A.M.K.C.

Deputy Warden SECURITY MS. DUNBAR,

RUSSIAN A.N.K.C. INTAKE OFFICER JOHN

Doe, 10 MOD OFFICERS

DOE, 2, & 3.

I. Previous Lawsuits:

A. Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action or otherwise relating to your imprisonment? Yes () No AFRO-AMERICAN JOHN

B. If your answer to A is yes, describe each lawsuit in the space below
(If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

1. Parties to this previous lawsuit:

Plaintiffs:

N/A

Defendants:

N/A2. Court (if federal court, name the district;
if state court, name the county)N/A3. Docket Number: V/A

1

4. Name of the Judge to whom case was assigned: N/A

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5. Disposition: (for example: Was the case dismissed? Was it appealed? Is it still pending?)
N/A

6. Approximate date of filing lawsuit: N/A

7. Approximate date of disposition: N/A

II. Place of Present Confinement: N/A

A. Is there a prisoner grievance procedure in this institution? Yes No

B. Did you present the facts relating to your complaint in the prisoner grievance procedure? Yes No

C. If your answer is YES,

1. What steps did you take? FILED GRIEVANCE

ABOUT SEVERAL ASSAULT TO WARDEN
TONY DURANTE DEFENDANT, AND I.G. OFFICE

2. What was the result? PENDING INVESTIGATION

D. If your answer is NO, explain why not _____

E. If there is no prison grievance procedure in the institution, did you complain to prison authorities? Yes No

F. If your answer is YES,

1. What steps did you take? MENTAL HEALTH CLINIC

M.S. IS KNOWN

2. What was the result? FILED REPORT TO WARDEN

DEFENDANT TONY DURANTE

INSPECTOR GENERAL INVESTIGATION

SICK PERSON, WRITTEN STATEMENT

GIVEN, PICTURES OF INJURIES TAKEN

III. Parties:

(In item A below, place your name in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any.)

A. Name of plaintiff LARRY MCNAUL

Address 2070 7TH AVE, # 5S, NEW YORK N.Y. 10027

(In item B below, place the full name and address of each defendant)

B. List all defendants' names and the addresses at which each defendant may be served.
Plaintiff must provide the address for each defendant named.

Defendant No. 1

DEALER'S HO WEAR (GOLDSTAR OWNER
John Doe
301 W. 125TH ST. NEW YORK, N.Y. 10027

Defendant No. 2

POLICE COMM. WTL (JAM Benson
ONE POLICE PLAZA
POLICE HEADQUARTERS
NEW YORK, N.Y. 10027

Defendant No. 3

28TH FCT TRAILER CO. CHOW
2771-89 EAST AVE
NEW YORK, N.Y. 10027

Defendant No. 4

DSW STORE GUARU John Doe
301 W. 125TH ST. BTH FLOOR
NEW YORK, N.Y. 10027

Defendant No. 5

A.M.K.C. WARDEN TONY DURANTE
18-18 HAZEN ST.
EAST GLINTHURST, N.Y. 11370

[Make sure that the defendants listed above are identical to those listed in the caption on page 1].

Defendant NO. 6 A.M.K.C. Deputy warden security

M.S. DUNBAR

18-18 HAZEN ST.

EAST ELMHURST, N.Y. 11370

Defendant NO. 7.

A.M.K.C. Intake RUSSIAN C.O. \$ 100 PER

18-18 HAZEN ST.

EAST ELMHURST, N.Y. 11370

Defendant NO. 8.

NEW YORK COUNTY COURT OFFICER
C.O. VICE

100 CENTRE ST. 3rd FL.

NEW YORK N.Y. 10013

Defendant NO. 9.

NYS DIVISION OF PAROLE

97 CENTRAL AVENUE

ALBANY, N.Y. 12206

COMMISSIONER

P.O. ROSA NUÑEZ

P.O. JOHN DOE

GENERAL HORSEMAN PAROLE OFFICE BLDG.

NYS DIVISION OF PAROLE

97 CENTRAL AVENUE / ALBANY, N.Y. 12206

Defendants NO. 10, 11

PARTIES, PAGE 3 CONT'D

Defendant No. 12, 13, 14 A.M.K.C. Doctor DOB 1; Doctor DOB 2; Doctor DOB 3 10 MOD C.O.B. WALTERS BONNIE
plaintiff BEING ASSAULTED without
INTERVENTION.

18-18 HAZEN ST.
10 MOD. 1550 HAZEN ST.
EAST ELMSFORD, N.Y. 11370

Defendant No. 15, 16,
17. CORIZON MENTAL HEALTH UNIT
Doctor DOB Psychologist; TAUB DOB
CLINICIAN; TAUB DOB Psychologist
A.M.K.C. MENTAL HEALTH CLINIC
18-18 HAZEN ST.
EAST ELMSFORD, N.Y. 11370

IV. Statement of Claim:

(State briefly and concisely, the facts of your case. Include the date(s) of the event(s) alleged as well as the location where the events occurred. Include the names of each defendant and state how each person named was involved in the event you are claiming violated your rights. You need not give any legal arguments or cite to cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. You may use additional 8 1/2 by 11 sheets of paper as necessary.)

ON FEBRUARY 19, 2015 AT APPROXIMATELY
3:30 P.M. I ENTERED DISSTAKER'S HOME
WEAR (DSSW) STORE LOCATED AT 301 WEST
125TH ST. TO LOOK FOR SOME TIMBERS
BOATS, SIMILAR TO THE BRAND NEW ONES
I HAD ON WHEN I ENTERED SAME STORE.
UPON EXITING THE STORE I WAS ACCOSTED
BY DEFENDANT AMERICAN AMERICAN STORE
OWNER JOHN DOE WHO FALSELY ACCUSED ME
OF ATTEMPTING TO WALK OUT THE STORE
WITH A PAIR OF BOATS EVEN THOUGH I HAD
ON A BRAND NEW PARKA, AND WITH ALL OTHER
CLOTHES, HE DID NOT IDENTIFY HIMSELF,
NOR WAS HE ARMED WITH SECURITY ATTIRE,

IV.A If you are claiming injuries as a result of the events you are complaining about, describe your injuries and state what medical treatment you required. Was medical treatment received?

HEAVING VOICES, SUICIDAL THOUGHTS, PARANOID
INCREASED PSYCHOTHERAPY, MEDICATIONS.
MIGRAINE HEADACHES. AFTER RAZOR CUT NECK
AND BACK INJURIES CHIROPRACTIC, PHYSICAL
THE BODY, FROM INJURIES BROKE TESTIK
THAT REQUIRED ORAL SURGERY TO FIX
BLURRED VISION

STATEMENT OF CLAIM PAGE 2 (cont'd)

OR IDENTIFY HIMSELF AS SUCH. HIS ONLY REASON FOR EXPLANATION FOR CALLING THE POLICE WAS SOLELY BASED ON THE FACT THAT I DID NOT HAVE I.D., AND NOT FOR ANY OTHER REASON. WITHOUT PROBABLE CAUSE THE DEFENDANT LOCATED MY FOURTH APARTMENT RIGHT BY TELESCOPING AND STIRRING UP FOR THE N.Y.P.D. A TRAFFIC COP CALLED TO THE STORE. THE PRECINCT WAS DEFENDANT CTHON OF THE 28TH UNIDENTIFIED. THE DEFENDANT TRAFFIC COP CALLED A PAIR OF BOOTS HE ALREADY HAD IN THE ROOM. HE ESCORTED ME TO, AND WE WERE NOT EVEN MY SIZE (11) I TOLD DEFENDANT TRAFFIC COP CTHON OF THE 28TH FCT. THAT HE HAS NO PROBABLE CAUSE

Statement of claim page 2 cont'd

TO ARREST, AND TO ASK THE IMPOSTOR
DEFENDANT SECURITY GUARDS TO SHOW TRAFFIC
COP DEFENDANT CLOW ON THE CAMERA WITH
I ALLEGEDLY ATTEMPTED TO LEAVE STORE WITH POOL,
AND DEFENDANT UNIDENTIFIED SECURITY GUARD(DSW),
AND HE COULD NOT. WHY DID THE 28TH COP
SEND A TRAFFIC COP OFFICER TO MAKE A ~~DETENTION~~
ARREST? BECAUSE NO CRIME TOOK PLACE.
DEFENDANT CLOW REQUESTED TO SEE THE
VIDEO WITH ME STEALING, AND THE DEFENDANT AFRICAN
AMERICAN SECURITY GUARDS COULD NOT PRODUCE IT AND/
OR SUBMIT IT AS EVIDENCE. DEFENDANT CLOW ANSWERED,
THAT THE COP WAS KNOCKED OUT BY THE CALL TO POLICE. THE SECURITY
GUARDS WITH THE CALL TO POLICE. THE SECURITY
DEFENDANT REPLIED "BECAUSE OF U HAD TO IDENTIFY
AND MY BOSS THE OWNER OF(DSW) INSTRUCTED ME TO ASK
ALL NUMBERS WHO ENTER THE STORE WITH BLACK JEANS AND HOODIES.

STATEMENT OF CLAIM PAGE 4 CONT'D

By THIS STATEMENT BEING MADE BY DEFENDANT
 AFRICAN AMERICAN UNIDENTIFIED SECURITY GUARDS (DSW)
 STORE, MAKES HIS EMPLOYER DEFENDANT OWNER OF (DSW)
 STORE LTABLE FOR DISCRIMINATION, THE RACIAL
 PROFILING OF UNITED STATES CITIZENS CUSTOMERS
 OF SAIO (DSW) STORE OUTLETS IN THE METROPOLIS
 AREA, AND MAKES HIS LTABLE FOR TRADING
 AND PRACTICALLY HIS SUPPORTING EMPLOYEES THE
 CODE OF ETHICAL STANDARDS WITH NO RESPECT FOR
 THE JUSTICE SYSTEM, AND ALL UNITED CITIZENS
 OF COLOR, AND DRESS STYLES, BY AIMING
 HIS SECURITY GUARDS AGAINST TO PREY ON PEOPLE
 OF COLOR (BLACK) BY USING THE "N" WORD
 TO DESCRIBE AND POINT OUT ALLEGED SHOPLIFTERS
 BUT CANNOT EASY UP THESE SAME SECURITY GUARDS.

STATEMENT OF CLAIM PAGE 5 CONT'D

DEFENDANTS WITH THE PROPER I.D. AND UNIFORMS
TO ENSURE CUSTOMERS THAT HIS PLACE OF BUSINESS
IS NOT ONLY SECURED BY CAMERAS, BUT ALSO BY
PEACE OFFICERS AS WELL. PLAINTIFF WAS UNLAWFULLY
STRIPPED SCARCELY BY DEFENDANT'S AFRICAN AMERICAN
SECURITY GUARD, AND TRAFFIC COP DEFENDANT. HOW, AFTER
DISCOVERING THAT THEIR SOLO PURPOSE OF ARREST
FALSE ACCUSATION, WITH NO VIDEO FOOTAGE WAS
BASED ON PLAINTIFF, LARRY MCINTIRE, PRO SE, NOT
HAVING HIS IDENTIFICATION OR HIS PERSON.
PLAINTIFF INFORMED BOTH DEFENDANTS SECURITY
GUARD (DSW), AND ARRESTING TRAFFIC COP (HOW) THAT
HE LIVED AROUND THE CORNER WOULD BE COULD
CALL HIS COMMON-LAW WIFE LISA STEVENS TO
BECOME HIS I.D. TO THE (DSW) STORE, AND AVOID
HIS ARREST, AND FALSE ACCUSATIONS. PLAINTIFF REQUESTED
THAT HIS REQUEST, AND HE WAS FALSELY CHARGED AND
TAKEN TO THE 28TH PRECINCT, WHERE HE MADE

STATEMENT OF claim PAGE 6 cont-A

His telephone call, and his common-law wife
 HTSA STEVENS REQUESTS HIS I.P. TO TRAFFIC
 OF DEFENDANT CHOW, WITH LIED TO PLAINTIFF
 GIVING HIM A D.A.T. CASE ^{APPEARANCE TICKET}
 NO WARRANTS SHOWN, AND NOW WHERE FOUND.
 DEFENDANT POLICE COMMISSIONER WILLIAM PATTON
 IS LITTLE, AND HAS DIRECT INVOLVEMENT IN
 DEFENDANT'S TRAFFIC OF CHOW'S TRADITION,
 NOT INSTRUCTING THE PROPER INSTRUCTIONS
 ABUT MAKING REQUESTS THAT CROSS THE BORDER
 OF DISCRIMINATION, AND FOR RACIAL PROFILING
 BECAUSE OF EXCESSIVE FALSE ARRESTS IN PAST
 THAT VIOLATES PLAINTIFF'S 1ST, 4TH, 5TH, 8TH
 14TH AMENDMENT RIGHTS, AND DEESES STATE LAW'S
 WITH CIVIL SERVICE WORKERS TAKE OATHS TO
 UPHOLD UNDERS THE COLOR OF STATE LAW, AND

STATEMENT OF CUSTODIAN OF RECORD

FEDERAL STATUTES THEREOF IN REPRESENTING
THE HALLS OF JUSTICE WITH THE HIGHEST
STANDARDS OF INTEGRITY, BY SUBJECITNG
U.S. CITIZENS TO UNPAGO MODERNIZED SLAVERY
EXPERIENCES IN JAILS AND STATE PRISONS
THAT VARIOUS PLAINTIFFS 13th AMENDMENT
RIGHTS, BY WORKING IN JAILS / PRISONS
FOR SURVIVAL FOR WAGES AS LOW AS
TEN(10) CENTS AN HOUR / WITHOUT A HIGH
SCHOOL DIPLOMA. PLAINTIFF SPENT ALMOST FIFTEEN(15)
HOURS IN THE 2nd PLACE WHETHER FOOD, AND / OR WHICH
HE WAS THEN PLACED IN A CELL WITH ANOTHER PRISONER
AND STARTED HEARING VOICES. HE INFORMED THE HUB
OFFICER WHO CALLED EMS, BECAUSE PLAINTIFF WAS SWAYING AND / OR
ATTEMPTING TO HANG HIMSELF FROM BARS FROM BREAK UNINTENTIONALLY
EMPTIED. PLAINTIFF WAS TAKEN TO ST. LUKES ROOSEVELT

Hospital where he was given his daily psychotropic
Medication (Seroquel 400 MG) Aloxolan 2/2 MG, and Lamotrigine
100 MG. To terminate the voices and subside of thoughts.
Because of all the constitutional violations
caused by DSW state owner defendant, DSW
African American Security Guard defendant, defendant
Police Commissioner WILLIAM BRATTIN, and 28th Precinct
TRAFFIC cop HOW. For accusations no facts other
than, as so forth, on February 17, 2015 at approximately
2:30 P.M. plaintiff was arrested, and requested to
appear before the grand jury through her public
defender MS. PARKER of HARLEM NEIGHBORHOOD DEFENDERS
OFFICE located at 317 MALCOLM X BLVD., AND REMAINED
WITH BAIL SET AT \$2500. BOND / \$200.00 ST. UNTIL GRAND
JURY APPOINTED DATE WAS NO GRAND JURY ACTED, AND
PLAINTIFF WAS NOT PROSECUTED OR RELEASED, ON MARCH 11, 2015

Statement of claim page 7 cont'd

PLAINTIFF'S CASE WAS DISMISSED AND SEALED ACCORDING TO COURT OFFICER WHICH WOULD INFORM PLAINTIFF THAT HE WOULD BE RELEASED IN A FEW MINUTES, BUT HAS TO RETURN ON MARCH 25, 2015.

PLAINTIFF WAS PLACED IN THE CUSTODY OF A.O.C.S NYC Rikers Island WITH A MISDEMEANOR CHARGE ON 2/19/15 AT APPROXIMATELY 5:30 P.M. ACCORDING TO CHARGES (LEGAL) MADE AGAINST HOLDING INMATES, ANY DEFENDANT WITHIN TWENTY FOUR (24) HOURS, AND UNLAWFUL TO STRIP SEARCH INMATES WITH MISDEMEANOR CHARGES.

PLAINTIFF WAS NOT ONLY STRIPPED SEARCHED, BUT SEXUALLY ASSAULTED, AND PURPOSELY LEFT IN THE INTAKE AREA FOR A TOTAL OF SEVEN (7) DAYS BEFORE BEING HOUSED. DEFENDANT A.M.K.L, INTAKE RUSSIAN C.D.

STATEMENT of claim page 10 out of 10

TOOK PLAINTIFF, LARRY NEALORY, TO SEE TO SEARCH
 AND WHETHER MISDEMEANOR DOWN, AND ASKED HIM
 TO STEP THROUGH X-RAY MACHINE. WORKER DEFENDANT
 A.M.K.C. RUSSIAN INTAKE C.O. INFORMED PLAINTIFF
 THAT THE X-RAY MACHINE WAS DISPLAYING SOME
 FORM OF CONTRABAND IN HIS RECTUM. HE
 TOLD PLAINTIFF HE WOULD GIVE HIM AN
 OPPORTUNITY TO REMOVE THE ALLEGED CONTRABAND
 OR HE WOULD DO IT HIMSELF. PLAINTIFF, INFORMED
 FURTHER A.M.K.C. RUSSIAN INTAKE C.O. THAT
 FIRST OF ALL IT WAS AGAINST THE LAW
 TO STRIP SEARCH INMATES WITH MUSCLEMAN AND
 SECOND OF ALL I DID NOT GET ARRESTED AND
 CHARGED WITH ANY CRIME CONCERNING DRUGS AND
 THERE IS NOT ANYTHING IN MY RECTUM.
 DEFENDANT A.M.K.C RUSSIAN INTAKE C.O. ESCAPED PLAINTIFF

Statement of claim page 16 of 25
BACK INTO SEARCH AREA. MADE THEM STRIP A
NAKED AGAIN, TOLD HIM TO BEND OVER
AND STUCK TWO (2) FINGERS IN PLAINTIFF'S
RECTUM, WHILE PLAINTIFF CRIED OUT FOR HELP.
PLAINTIFF THEN ASKED DEFENDANT A.M.C.C. AT RUSSIAN C.O. "IF HE HAS A MEDICAL PURPOSE"
HE REPLIED FOR WHAT PLAINTIFF, LARYNGEAN
STATED THAT BECAUSE YOU JUST GAVE ME A
COLON EXAM, BUT WITHOUT THAT MEDICAL PURPOSE
YOU JUST RAPED, AND SOMETHING MORE. PLAINTIFF
ASKED TO SEE A CAPTION, AND BE TAKEN TO A
CLINIC. ALL OF WHICH DEFENDANT A.M.C.C. INTAKE
RUSSIAN C.O. DENIED, AND DID NOT HAVE
PLAINTIFF FOR SEVEN (7) DAYS TO KEEP HIM FROM
ACCESSING & TELEPHONE TO REPORT THE SEXUAL ASSAULT
TO A FAMILY MEMBER, PRESIDENTS RIGHTS PROJECT

And/or Inspector Generals office all of which the Plaintiff had TWO INVESTIGATIONS from the Inspector Generals office wherein Plaintiff while in A.M.K.C. DORM 34 after TO TAKE STATEMENT AND PICTURES ALSO FROM PHYSICAL ASSAULT BY STV(6) INMATES IN MOD 10 WHILE 3 C.O. PERFORMED LOOKS AND WORK HELPING Plaintiff who lost two (2) TEETH and now has to HAVE ORAL SURGERY. ALL THESE ACTS were carried in RETALIATION FROM COMPLAINTS FILED BY Plaintiff THE LAST TIME He was IN THIS FACILITY from 10/23/11 to 9/26/13. While he was unconstitutionally IMPRISONED for TWENTY THREE (23) months.

Statement of Plaintiff's Case

(13 CIV. 722 (AJP)(RSS)). IN ADDITION NYC A.O.C.S.
Defendant WARDEN TONY DURANTE, Deputy Security
Mr. DUNBAR, A.M.K.C. INTAKE RUSSIAN DEFENDANTS
ARE ROTATING FOR EXAMINE FILED WITH
HOSPITAL SARA NEIBURG ABOUT CONCERN IN
JAIL, NO LAW LIBRARY, REGARDLESS SERVICES
MEDICAL TREATMENT. PLAINTIFF, PRO SE LARRY McNEIL
WAS ALSO INTERVIEWED BY RENKERS CTO, AND
MENTAL HEALTH CLINICAN MS. J. HORN FOR A
SEXUAL ASSAULT BY DEFENDANT A.M.K.C. INTAKE
RUSSIAN C.O. WHO EXCEEDED HIS AUTHORITY AS
A CORRECTION OFFICER AND ACTED AS A MEDICAL
DOCTOR BY PERFORMING THAT HE HAS SAID MEDICAL
PROBES A COLON EXAM, BUT RATHER INFECTED
SEVERE EMOTIONAL AND MENTAL ANXIETY TO
PLAINTIFF BY PIGGING ON HIS ANAL CAVITY
AND FINDING NO CONTRABAND LIKE PLAINSTAFF
INFORMED HIM PRIOR TO SEE YACAWAL

STATEMENT of claim Page 14

jeopardy and/or sexual assault on March 16, 2015
plaintiff people went to New York County
Criminal Court where it was informed by
court officer defendant VICE that his case
was dismissed and seal. and there was no
indictment, but that after she released him
in fifteen (15) minutes, but without money
called the "Go Back" plaintiff was not
released, but taken back to A.R.C. where they
captain Peyton informed plaintiff that he
had two (2) parole warrants held in from
jail. defendant NYS Detention of parole. Had
access to computer, no paper documentation
stating plaintiff parole had been typewritten
on 10/17/11. Essentially, plaintiff is
now as of 3/11/15 being unlawfully imprisoned
by defendant Commissioner Division of Parole
and/or previous parole office defendants

SUMMARY of claim based (Summary)

ROSA NUÑEZ and/or other DOB paralegal
officer who were only Defendants who
had the potential to place Plaintiff/Hold
on Plaintiff, Pro Se, Larry McNair.
Finally, CORTEZON Mental Health Defendant
Psychiatrists, psychologists, no clinicians. Denied
Plaintiff proper mental health care while
at A.M.C. from February 19/15 to March 25/15
because they failed to provide mental health
medications plaintiff VERBALLY threatened
outside psychiatrist Tumultuation at Harlem
Hospital. For a defendant, also serious
MENTAL illnesses Schizophrenic disorder
(DRAINED SEROQUEL 400MG)
ANXIETY (Approx 2MG
TWICE A DAY) MAJOR DEPRESSION (LAMOTRIGINE
CHRONIC ARTHRITIS BACK PAIN (TRAMADOL).
Defendant HAD prior knowledge of Plaintiff's
medications because Plaintiff, pro se know very

STATEMENT OF PLAINTIFF

was discharged from A.M.K.C. after spending twenty-three(23) months there on 9/26/13. His previous medical, and mental health records are still in their computers, which makes defendant's acts deliberate indifferent, analogous with the sole purpose to cause harm and/or death, because原告 was assaulted physically while on suicide watch in 10 MOB where the three A.M.K.C. 10 MOB defendant co's looked on and did not intervene for retaliatory reasons while plaintiff was physically assaulted and last two(2) beaten by six(6) other inmates.

V. Relief:

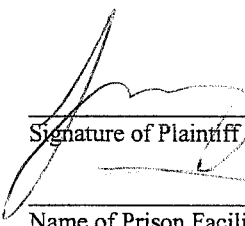
State what relief you are seeking if you prevail on your complaint.

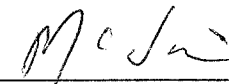
Plaintiff IS SEEKING TWO HUNDRED MEDIUM
DOLLARS FROM (DESIGNER SHOE WEAR) (DSW) OWNER
STORE OUTLETS FOR ILLEGAL UNLICENSED
AND UNFORMED SECURITY GUARDS, AND TRAINING
AND TELLING THEM HOW TO DISCRIMINATE
AND FALSELY ACCUSE AND PDFS (LITTLE PEOPLE
OF COLOR FOR SHOPLIFTING) WITH GUILT OVERLAYS
PATRON AND SUFFERING FROM ARREST TO
IMPRISONMENT, SEXUAL ASSAULT, PHYSICAL ASSAULT
PLAINTIFF PRO SE HAS TO UNPAID FROM THE OUTLET

I declare under penalty of perjury that on MARCH 25/2015, I delivered this
(Date)

complaint to prison authorities to be mailed to the United States District Court for the Eastern
District of New York.

Signed this 28th day of MARCH, 2015. I declare under penalty of
perjury that the foregoing is true and correct.


Signature of Plaintiff


Name of Prison Facility

2070 7th AVENUE #55
Address
NOW YORK, N.Y. 10027
Prisoner ID#

RELEOF PAGE (2) CONT-D

Result of defendant SECURITY owner
 AFRO AMERICAN JOHN POK, AND (DSW) owner
 JOHN DOE INCLUDING EMOTIONAL STRA-
 MENTAL ABUSES IT FINALLY, STRUCTURE
 DAMAGES IN + HEDD IN AVERAGE, AND
 OFFICIAL CAPACITY FOR A SUBTOTAL
 OF THREE HUNDRED MILLION DOLLARS.
 DEFENDANT POLICE COMM. WALTER
 BRADTON, TRAFFIC COP CHOW C8TH PET.
 NYC DOCS COURT OFFICER NICK, A.M.R.C.
 INTAKE RUSSIAN C.O. THREW (3) A.C.
 K.C. TO M.D. C.O.'S A.M.R.C. WARDEN
 TONY FURNACE, AND ASPIRE SECURETY
 M.S. DUNBAR, FINALLY CERTAIN MENTAL
 HEALTH STAFF: PSYCHIATRISTS, PSYCHOLOGISTS
 CLINICANS BYYS POSITION OF
 VARIOUS DEFENDANTS COMM. JOHN EDCI
 ROSA ALVAREZ; JOHN DOE FOR SEXUAL
 ASSAULT, PHYSICAL ASSAULT, UNLAWFUL
 IMPRISONMENT MODERNIZED SLAVERY,
 DAMAGE OF MENTAL HEALTH MOPSCASES
 ITEN AND SUFFERING PAST PRESENT AND
 FUTURE ENDLESS SORROWS FROM SEX ASSAULT
 PLACEMENT SEES FROM AFRICAN-AMERICAN
 DEFENDANT IN + HEDD IN AVERAGE
 AND OFFICIAL CAPACITY IN THE
 AMOUNT OF THREE HUNDRED MILLION

Relief Page(3) cont'd

POLICIES A SUBTOTAL OF SIXTY-SIX (6)
 HUNDRED MILLION DOLLARS, SIXTY-FIVE MILLION
 DEFENDANT'S OWNER "DSW" STORE OUTLETS, AND
 THREE HUNDRED MILLION DOLLARS FROM COMBINED
 DEFENDANT'S POLICE COMM. WILLIAM BRADLEY
 TRAFFIC POLICE CHIEF HOWARD 28TH FCT. COURT OF RECORD
 VICE A.M.K.C. CORZON MENTAL HEALTH EMPLOYERS
 WARDEN TONY DURANTE, DEPUTY Supt. SCARANO
 MS. DUNBAR. A.M.K.C. INSURER RUSSELL & CO.
 TO NINETY C.O.'S THAT PRACTICED NYSEGAL
 ASSAULT. ORDER DSW OWNERS TO STOP
 RACIAL PROFILING FACTS, USING THE TERM
 "N" WORD WITH REGARDING TO PROFILING OF
 COLOR ORDER POLICE 28TH TRAFFIC
 OFFICERS TO STOP MAKING UNLAWFUL
 ARREST THAT DO NOT PERTAIN TO
 THEIR TITLE. ORDER NEW YORK STATE
 DIVISION OF PAROLE COMMISSIONER TO
 TAKE PAROLEES WHO HAVE EXPIRED OUT
 OF COMPUTERS TO AND BLISTER,
 SUBJECT NYC DOCS EMPLOYEES, AND NYSC
 DIVISION OF PAROLE TO MANDATORY UNIFORM
 PHYSICAL AND DANGER MANAGEMENT TREATMENT
 FOR THOSE EMPLOYEES INVOLVED IN
 USE OF FORCE AND/OR SEXUAL ASSAULT
 ACCORDING

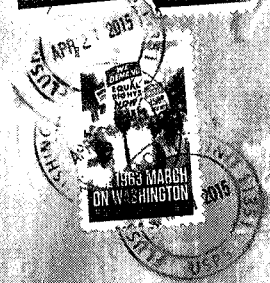
NR. LARRY MCNAUL #349/502006

8-13 Hazel St, A.M.C.

EAST PLAINES Nf 11370 D. UPPON



more
possible



RECEIVED
SONY PRO STUDIO OFFICE



USPS TRACKING #



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Pas Se affice

UNITED STATES DISTRICT COURT

Matthew Dossett of New York

U.S. Courthouse-500 Pearl St., Reg. 270
New York, N.Y. 10007



Label 103B January 2008



CONFIDENTIAL COMM SEC
V DONOT OPEN